BUT THE POLICE COMMISSIONERS WILL HAVE HIM EXAMINED BY A COMMITTEE OF PO-

LICE SURGEONS-OTHER POLICE NEWS. The trial of Police Captain William S. Devery was postponed indefinitely yesterday when the Police Board received a certificate that he was too ill to appear for trial to-day. That action was Devery's illness was more convenient than dangerous, and the captain will be examined by a committee of the Board of Police Surgeons to-

When the four Commissioners met yesterday afternoon, Chief Clerk Kipp read the following at No. 278 Court-st., Brooklyn, whom he deserted certificate, addressed to President Martin:

ertificate, addressed to President Martin:

Sir: On August 7, 1894, at 8:25 p. m., I made a careful physical examination of Captain W. S. Devery, of the First Precinct, at his residence, No. 383 West Twenty-eighth-st. As a result of such examination I find that said Devery is aunfit for duty by reason of active congestion of the brain. The subjective symptoms of this condition are, first, pain in the head with a sense of fulness or bursting; second, inability to sleep soundly, such sleep as is obtained being incomplete, unrefreshing; third, mental excitement, slight in degree; fourth, some confusion of ideas; fifth, inability to concentrate the attention for a prolonged period of time; sixth, buzzing noises in the head. In addition to these symptoms, complained of by the patient without suggestive questions being put by me, the following objective evidences are present in Captain Devery's case; First, flushing of the countenance; second, suffusion of the eyes; third, perceptible heat of the head; fourth, strong pulsation in the carotid and temporal arteries; fifth, some embarrassment of speech; sixth, muscular tremor; seventh, irregularity and rapidity of the pulse.

temporal arterity and rapidity of the pulse.

My conclusion, based upon the results of this examination, would be that Captain Devery is at present mentally incapable of directing the duties of duct of his defence, or of performing the duties of a captain of police, and that it will require careful treatment for at least a month to restore him to health. Respectfully submitted,

CHARLES E. NAMMACK,

Acting Surgeon, First Precinct.

THE PRESSES ARE IN NEW-YORK.

THREE POLICE SURGEONS TO EXAMINE HIM.

The reading of Dr. Nammack's diagnosis was listened to with close attention by the Commis Commissioner Murray asked if the Police Board had authority to direct an examination of the captain by a physician not connected with the department, and having received a reply in the negative, he moved that three of the police sur directed to make an examination of the captain and report forthwith. The other Commissioners agreed to his motion.

Then President Martin made the announcement that in consequence of the reported illness of the captain the trial of Devery would be postponed indefinitely. Mr. House, of the law firm of Friend & House, asked if the trial of Policeman Edward Glennon would be postponed also, and Mr. Martin said yes, because it was the intention of the dissioners to have Devery and Glennon tried together. It was announced that Friend & House had been retained to defend Glennon, while Abran 1. Elkus, of Colonel E. C. James's office, had agreed to manage the defence of Captain Devery, in case the trial occurred before the return of

At the house of Captain Devery yesterday his wife said that he was ill in bed and that no percould see him except his physicians and

President Martin, of the Police Board, said: "If we are satisfied that Captain Devery cannot be tried for a month on account of illness, we probably will proceed with some other case. Superin tendent Byrnes and Assistant District-Attorney Wellman will be in the city to-day and will have a consultation on that subject. At the same time shall receive a report from the committee of police surgeons as to the condition of Devery

Commissioner Murray said, in explaining his ason for having a special examination made int out the exact truth as to the nature of the captain's trouble. He did not doubt Dr. Nammack's certificate, but he had heard some outside asser tions, and he wanted to ascertain the exact state f affairs concerning the captain's condition.

CHARLES PRIEM'S DISAPPEARANCE The disappearance of Charles Priem, one of the witnesses against Captain Devery, did not cause much annoyance at the Central Office, and it was said that Priem might be found before he the Devery case were being looked after, it was id, and would be ready to testify at the prop-

of Kingsbridge. The two first-named were found guilty of charges of drunkenness. The last-named had four charges against him, including one for being in a saloon in uniform.

Patroiman Joseph B. Faney, of the Fifth-st, station, was fined twenty days' pay for refusing to arrest a man who assauted Mrs. Felicia Munibater, of No. 312 East Fourteenth-st, on the night of July 10.

The charges against Detective Allan Hay, of the West Thirty-seventh-st, station, who was tried for assaulting an old farmer named Jacob Kiein and his daughter-in-law and niece, and with falsely arresting a boy named Wilkie Ebert on April 4, were dismissed on the motion of General Kerwin. Bath Commissioners Kerwin and Murray agreed that the charges were not sustained by the evidence, but President Martin thought that Hay should be dismissed from the force.

General Kerwin replied that he knew nothing about the case except what he learned from reading the evidence.

Commissioner Martin said it was a difference of opinion. 'I assume we differ, honestly,' exclaimed Mr. Martin.

General Kerwin moved the dismissal of the charges. Mr. Martin moved an amendment that Hay be dismissed.

The amendment was lost and the original motion was carried, Commissioner Sheehan voting with his two Republican colleagues.

Patroiman George W. Pepperted, of the West Thirty-seventh-st. Squad, received honorable mention and a medal for heroic conduct in saving the life of John Rehill, a nine-year-old boy, of No. 441 West Thirty-seventh-st, who fell overboard at West Thirty-second-st., who fell overboard at West Thirty-second-st. The Commissioner Force and of late years has grown so heavy that he can scarcely move around. He weights 256 pounds and has suffered much from the under the pounds and has suffered much from the mast of the horses in Union Square during the south of the columbus

WANT TO BID FOR WINTER HELMETS.

Dickerson & Brown, hatters, of No. 785 Broadway, asked permission to bid for the new winter helmets for the police. They wrote that they were not look-ing for newspaper notoriety, but wanted to show

for the police. They wrote that they were not show that others could make hats besides E. M. Knox. Their communication was referred to the committee on repairs and supplies.

Policeman Thomas Lynch, of the West Forty-seventh-st, station, was arraigned yesterday at Police Headquarters before Commissioner Kerwin charged with having accepted money for securing the discharge of a man he had arrested. The complaint was made in the affidavit of Owen O'Brien, a saloonkeeper, of No. 200 West Forty-seventh-st. O'Brien was arrested shortly after midnight on Sunday, July I, for violation of the Excise law. In the Yorkville Police Court on the following morning the policeman failed to make a case against the prisoner, who was discharged. He acted thus, it is alleged, in accordance with an agreement that he was to receive a monetary consideration.

He is charged with taking \$10 from Richard Ardler, a friend of O'Brien, and also with accepting \$5 from the saloonkeeper himself. When his case was called Jesse Stearns, who appeared as his counsel, requested that the trial he adjourned for two weeks, as, on account of the seriousness of the compilaint, sufficient time was needed to prepare the defence. The request for adjournment was granted.

CAPTAIN SCHMITTBERGER'S ILLNESS. Police Captain Schmittberger, who was attacked

with sudden illness in the police station in West Thirtieth-st. on Tuesday evening, was unable to attend to his duties yesterday, but Police Surgeon Cook, who was attending him, said there was no Cook, who was attending him, said there was no truth in a report that the Captain was suffering with typhoid fever. At the house of Captain Schmittberger, No. 115 East Sixty-first-st., it was said that he was an exceedingly sick man. He is suffering from a high fever. If there was any change in his condition since Tuesday night it was for the worse. It was said further that the Captain had not been feeling well for several weeks, and that he had been attending to his duties contrary to the advice of his physician.

DEVERY'S TRIAL PUT OFF.

as one of the trustees of Drew; Dr. H. A. Graham, of Rutland, as one of the eld pupils, and the Rev. Dr. Henry A. Buttz as president of Drew and as an associate of Dr. Strong for twenty-five years, Dr. Buttz was much affected as he spoke. The body of Dr. Strong was sent off on the 7 p. m. train for New-York, accompanied by Dr. Cyrus Strong, his son, the widow and two daughters.

BANNER IS A DESERTER.

A PRISONER IN THE TOMES WHO LEFT HIS WIFE AND ENLISTED-THEN HE LEFT THE ARMY AND THE COUNTRY.

William Grenville Banner, now in the Tombs for an attempt to commit grand larceny, has, on in-vestigation by the police and officials in the District-Attorney's office, been found to have an interesting He is known to the police of this city as Warren E. Bradford, to the police in Montreal as Banner and to the United States military authorities in Governor's Island as Barret. His real name is believed to be Banner, Banner has a wife she says, two years ago. He was, in the winter 1892, a regular attached to the 14th Artillery at Fort

For several months Banner has been in this city, living at a boarding-house in East Forty-minth-st., under the name of Warren E. Bradford With him is a young woman who calls herself "Flossle" Bradford. On July 21 Banner and "Flossle" gave to Simon Rokofsky, at No. 93 Sixth-ave., in payment for clothing, a check on the First National Bank, in this city. The check was signed "F. S. Greaty, P. N. S. A. C. C.," and was indorsed "Warren E. Bradford." It was worthless.

Banner and "Flossle" were indicted later in the

FURTHER DETAILS OF THE ARREST OF THE BETHEL COUNTERFEITERS RETAINED UNTIL TO-DAY BY THE SECRET SERVICE OFFICERS.

Additional developments in the great counter feiting case will form the subject of a supple mentary story which was to be given out yesterday in the rooms of the Secret Service Bureau in the politan adjutant, Mr. Forsythe, A dispatch from Washington has, however, delayed the publication until to-day. It promises to be as dramatic and the new features is the unearthing of the concealed detailed on the case at Bethel, Conn., have been looking ever since the discovery of the counterfel

THE ASSAULT ON YOUNG GILDERSLEEVE.

IN COURT-THE CONTRACTOR WHOM HE AC-

Park, which consists of small patches of land running down the incline toward the water's edge

the river on Tuesday, taking soundings, when the Italians began to roll down stones. Gildersleeve told them to stop and they didn't, while Flanasan told them to go on and they did Then a fight began. It was a rough and-turshie affair, in which at least two others besides those whose names have been mentioned took part. Gildersleeve was pummelled pretty hadly. The small bones of his left hand were broken and his eyes were discolored. He asserts that he was clubbed too; but as he couldn't tell which man it was that clubbed him, he made charges against three of them. Flanagan, the contractor, a carpenter named Spain, and an Italian who, for the first time since he began to work in that vicinity, got his name Louis Eody, and not his number, JX, written on the blotter and spelled out.

The entire party was taken to the police station at One-hundred-and-fifty-second-st, where both Flanagan and Gildersleeve were locked up by Acting Sergeant Fitzgerald on charges and counter charges of assault. Gildersleeve, was furious and sent for his uncle, Dr. Gildersleeve, who is employed as a physician on the Specievax, Dr. Gildersleeve stormed and insisted on the immediate release of his nephew, but the acting sergeant was firm and refused. It was not until Judge Gildersleeve arrived that the young man was admitted to ball and taken to his home, No. 28 West Forty-eighth-st.

When the case came up in the Harlem Police

sleeve arrived that the young man was admitted to ball and taken to his home. No. 25 West Forty-eighth-st.

When the case came up in the Harlem Police Court yesterday before Justice Taintor young Gildersleeve was unable to appear, a physician's certificate saying that he was not in a condition to be moved. Further hearing was accordingly adjourned until to-morrow. Spain, Eody and Flanagan being held each in \$360 bail. Alderman Sanl went bail for Flanagan and his friends. Young Gildersleeve himself is under a \$50 band on a charge of naving assaulted Flanagan. Inquiries at Mr. Gildersleeves home last evening were met with the information that he was improving and would be able to appear in court to-morrow. Inquiries at the police station in One-hundred-and-fifty-second-st. were answered by Sergeant Kirschner in the absence of Captain Killiea. The sergeant said that he had heard how anery Judge Gildersleeve was at the temporary arrest of his son; "but I have no responsibility in the matter," he said, "as I was not on duty when young Gildersleeve was locked up. However, it seems to me there was nothing else to do when Flanagan made a charge of assault against him."

FRANCIS C. HARRIMAN'S WILL FILED.

The will of Francis Cottenet Harriman, who died suddenly last week, was filed for probate yesterday in the office of the Surrogate. It was executed on in the office of the Surrogate. It was executed on December 31, 1885, and appoints his brother, William Edward Harriman, executor. He leaves all his property to his mother, Helen Margaretta Harriman, and upon her death it is to be divided equally among his brothers and sisters, William Smith Harriman, Katharine Harriman and Helen Harriman. The value of the estate is not given.

THEY SAY IT ISN'T A TRUST.

A report was circulated yesterday that the General Fire Extinguisher Company, of No. 412 Broadway, would soon figure as defendant in a suit had done defective work, and that the suit would result in breaking up the corporation. The General Fire Extinguisher Company was formed about two years ago in this city by a combination of the following concerns: The Nerarcher & Hill a neighbor, Mrs. Coe, had made threats to burn Sprinkler Company, of Warren, Ohio; the Harkness Fire Extinguisher Company, of New-York; testified that Mrs. Coe had practically requested him panies in that line of trade.

E. O. Richards, the New-York manager of the E. O. Richards, the New-York manager of the company, yesterday made the following statement:

The General Fire Extinguisher Company is not a trust, or anything like one. We have seven or eight competitors, and a new one starts in every few months. Two years ago the competition grew so flerce that none of the companies was making any money. Finally this company was formed in November, 1882. We are doing work from 30 to 40 per cent cheaper than it was done a few years ago. Go to any insurance company and they will tell you how we stand in the business world. Many weak companies are trying to sell out to us and we are compelled to refuse them. There are no grounds for an attack upon us.

William A. Anderson, superintendent of the New-York Board of Fire Underwriters, of No. 32 Nas-

Dr. Lyon's Perfect Tooth Powder.



Thoroughly cleanses the teeth and purifies the breath. Used by people of refinement for over a quarter of a century. Sold Everywhere.

PARK BOARD BACKS DOWN

CLAUSEN SAYS IT IS NOW TIME TO EM-PLOY A LANDSCAPE ARCHITECT.

HE CASTS SOME SLURS ON THE PEOPLE WHO HAVE

President Clausen's letter to Mayor Gliroy, which the Park Board recedes from its untenable ground regarding the employment of a landscape architect for the Harlem River Speedway, was made

or much."
The Park Board decided at its meeting vesterlay a build a bridge across the east drive in the upper art of Central Park near Seventy-third st.

THE PRESIDENT IS VOTED DOWN. During a discussion about paving the transverse road through Central Park Commissioner Bell de-cared that he was not in favor of doing any wirk by contract under the \$1,000,00 act. The money was received to be spent in tay's work and should be so received to be spent in day's work and should be so expended. President Clausen wanted to know if Commissioner fiell was in favor of rescircting the resolution to pave Flith-ave by contract. Mr. Hell's reply was exasted. He moved to lay the matter over. Mr. Clausen opposed the mution, saying that the board had been accused by the newspapers of delaying park work for campaign fraction, and he wanted prompt action. But Commissioners Tappen and Strains voted with Mr. Hell and his motion prevailed.

and Straus voted with Mr. Bell and his matter prevailed from C. Redgers, contractor for the second section of the Speedway, was called upon to expain why he was behindhand with his work. Redgers threw in his standing excuses about being delayed in getting his poant ready and trouble with the freights. He had to admit however, that, although 20 per cent of his time had passed, he had performed only 3 per cent of his work.

The names of James McGlynn, Edward T. Alcorn and W. H. Hodgins were presented for sergeant of park police in place of Mechan, retired. They had passed the Civil Service Board in the order named, but Hodgins, the lowest in grade, was chosen, Hedgins was Commissioner Tappen's man and he stuck to him through three ballots. Chamberlain G Donoline also urged the claims of Hodgins.

CHARGED WITH STEALING MASONIC FUNDS John Groves, a second-cabin passenger on the steamship Penniand, which arrived here yesterday from Southampton, was arrested as he left the steamship by Deputy United States Marshals Trautfield and Krauscher, Groves's real name is John field and Krauscher. Groves's real name is John
Lillway and he was arrested on a telegraphic warrant sent to Acting British Consul-General Frazer
in this city. Lillway is charged with embezzling the
funds of a lodge of Free Masons at Portland, England. The prisoner is a good-looking man, about
forty years old. He denied the charge, which he
said had been inspired by malice, and said that he
had come to this country to work at his tradestone-cutting. He was arraigned before United
States Commissioner. Alexander at 11 o'clock and
committed to Ludlow Street Jall pending examination. The amount he is charged with embezzling is
420.

INVESTIGATING A SUSPICIOUS FIRE.

Rochester, N. Y., Aug. 8. The fire in Spencerport on Friday night last, in which three children of Mr. Place lost their lives, is being investigated. Evithe house if the family did not move. Patrick Fox ness Fire Extinguisher Company, of New-York; the Kane Automatic Fire Extinguisher Company, of Philadelphia, and the Providence Steam and Gas Pipe Company, of Providence, R. I. Its capital was \$2,000,000, and it holds a commanding position in the trade. Its competitors declare that it is no more nor less than a trust, and that it is squeezing to death the smaller and weaker companies in that line of trade.

SERIOUS ACCIDENT TO A COACHING PARTY Monticello, N. Y., Aug. 8.-An accident occurred on the Newburg-Monticello turnpike yesterday after noon which came near terminating the summer out-ing of a number of New York City and Brooklyn people, who are spending the summer here. A large LAST HONORS TO DR. JAMES STRONG.

Round Lake, N. Y., Aug. 8 (Special).—The funeral services over the body of Dr. James Strong were held in the Auditorium here to-day and they were umusual in character, for nine eminent ministers of the Methodist Church took part in the ceremonies by addresses on the character of the deceased man, and fifty other ministers of the same church followed his body to the place of service. Songs were sung by a club of ministers, and the honorary palibearers were all ministers except one. There were all ministers except one for a trip from Monticello to Katrina Falls, on an old tally-ho coach, drawn by four horses. The stage contained twenty-five passengers, sixteen of whom were on top of the stage and nine within. The trip to the falls had been compelled and the stage was returnling, when, to ran attack upon us.

William A. Anderson, superintendent of the New-York Board of Fire Underwriters, of No. 32 Nassau-st., said:

There is no better work done than that by the General Fire Extinguisher Company. We are issuanced in juries to her hip and side; Miss Wehren-Bongs were sung by a club of ministers, and the honorary palibearers were all ministers except one. The stage contained twenty-five passengers, sixteen of whom were on top of the stage and nine within. The trip to the falls had been completed and the stage was returnling, when, to ran attack upon us.

William A. Anderson, superintendent of the New-York Board of Fire Underwriters, of No. 32 Nassau-st., said:

There is no better work done than that by the General Fire Extinguisher Company. We are issuanced in juries to her hip and side; Miss Wehren-Bong were fired to the very week. They do the week that his contract calls for he ought to know what to do. party had been formed for a trip from Monticello

WESTERN WIRE-TAPPERS KNOWN HERE.

TELEGRAPH OFFICIALS WATCHING FOR SIMILAR SCHEMES-LITTLE SURPRISE IN THIS CITY.

A report from Columbus, Ohto, published yesterday in regard to the tapping of telegraph wires reached the Western Union office in this city through a newspaper reporter. The Western Union officials have been watching closely for schemes of this sort, and were not much surprised to learn of the incldent. Both of the men named in the dispatch as operators, J. G. McCloskey and J. H. Mittleberger, ere well known at Western Union headquarters. One of them, at least, has been under suspicion

There was a case of wire tapping in this State on Friday, July 13, between this city and Albany. It happens that racing news is carried by wire to Canadlan points by way of Albany. The operator there discovered that the reports were not running regularly. He could hear reports from Chicago going to New-York, but in the transfer to Canadian points they appeared to be unusually late. After calling the attention of the New-York office to the fact an investigation was made, and it was discovered that the wire had been cut. Immediately a new wire was supplied between Albany and New-York for the Canadian points, and from this city the wrong winners were announced over the wire for the hencilt of the Canadian poolrooms. Then the wire tappers were informed in a very forcible way that they had bren detected. A dispatch was sent to them over the cut wire by the manager from New-York City, which said: "Boys. I am sorry, but we may as well discontinue operations for we have all your friends' mency, and they are broke." An usly message was an back by the wire-tappers. An effort was made to find out where the break occurred, and the interesting reply was given that "they were up to their cyes in soup." It is not understood that the McCloskey mentioned in the dispatch at Columbus was connected with this affair. There is little wire-tapping practised at this time. regularly. He could hear reports from Chicago

CYRUS D. ALGER'S VARIED CAREER.

A PORTUNE LEFT BY THE YOUNG MAN THE WOMAN WHO CLAIMS IT, AS HIS WIFE,

was an unhappy history associated with the funeral was recently held at St. James's Protestant Episcopal Church, Seventy-first st. and Madison-

the si- | Herlin, Germany, and is twenty-five years engineer old Semisch is fifty-one years old, and says that old Semisch is fifty-one years old, and says that for three years he represented the Equitable Life Assurance Society in the Argentine Republic as an assent. While in Eerlin, his native land, Semisch met his bride, and the two sailed for America to be married. They reached this country on Friday and since then Semisch said he had been looking for a German Justice to marry him, and was sent to Williamsburg. After the marriage was performed, Semisch gave the Justice twenty dollars and left the courifrom. He said they would start at once for San Francisco, on the way to the Hawaiian Islands, where they will spend the winter.

SYRIAN EDITORS SUED FOR LIBEL.

Abraham J. Arbeely and Nageeb J. Arbeely, the proprietors of the Arabic newspaper "Kawkab America," published in this city, have been arrested by the Sheriff and required to furnish bail, on an order granted by Judge Bischoff, of the Court of by Nageeb N. Maloof, a well-known Syrian, of this city, to recover 110,000 damages for alleged libel. The city, to recover lique damages for alleges note the family of Malbof is one of high standing in Mount Lebanon, Syrla, and his father holds office under the Government. Malbof complains that some time ago the Arbeelys requested him to persuade his father to recommend to all emigrants from Syrla to this country to subscribe for the r newspaper. Malbof declined to accede to this request, and be says he has ever since been subject to personal attacks in

CLEARING THE TOMBS OF PRISONERS

The effort put forth by Recorder Smyth, Judge to expedite business in the General Sessions and dis-pose of cases awaiting trial resulted yesterday in aring twenty-two cases from the calendars in the In Part I there were eleven convictions, including pleas of gullty, and three acquittals.

The Recorder presided in Part I. In Part II Judge
Pitzgerald had eight cases, and all were disposed of.
In a fortnight, it is expected, the prisoners in the
Tombs awaiting trial will not number more than a

The store of Zeimer & Co., dealers in drygoods at Sixth-ave, and Fifteenth-st., remained closed yesterday and clerks were busy making an inventory for the statement to be presented to the creditors on Friday. A judgment was entered against them yesterday in the City Court for \$396 in favor of Emanuel Wertheimer. Another judgment for \$124 has also been obtained against them in the Seventh District Court in favor of Eva Com-

The Sheriff yesterday received ten more writs of replevin aggregating \$10,000 in favor of creditors against Cohn & Milhelser, wholesale grocers at No. 228 Washington-st, who assigned last week. George A. Haupt has been appointed receiver of Hirsch & Weissman, formerly at No. 531 Grand-st, in a suit brought by Meyer Hirsch against Nathan University of \$1,000 was according. Weissman.

Judgment for \$7,102 was entered yesterday against Dan Schwartzkopf, furniture dealer, formerly at No. 2,232 Third-ave, in favor of J.E. Pearce & Co., for furniture which he purchased.

MR. JORDAN DECLINES TO BE RECEIVER, Elberon, N. J., Aug. 8 (Special).-J. V. Jordan, manager of the Elberon Hotel, who was recently appointed by Chancellor McGill receiver of the

Ocean Hotel property at Long Branch at the in-

clines to accept the appointment, owing to the

stance of the attorneys for the mortgagees, de

A Cup of | Beef Tea

can be prepared instantly from Liebig COMPANY'S Extract of Beef.

chaotic condition of the hotel's affairs. Mr. Jordan is incensed at a report published in a New-York paper to the effect that he had assumed control of the defunct concern on Saturday last, and had caused to be served dinner to the few remaining guests in the hotel.

ALMOST KILLED AT THE EXCAVATION.

AN ITALIAN FALLS FROM A SCAFFOLD AT SPRUCE AND NASSAU STS.-HOW THE HIGHWAY IS BEING BLOCKED.

One of the workmen employed in the excavation at Nassau and Spruce sts., where the foundations for a high building for the American Tract So are to be laid, had a narrow escape from death yesterday. He fell from a scaffold a distance of about thirty feet. At the Chambers Street Hospital it was said that he was Anton Morgani, an Italian, of No. 141 Mulberry-st., and although he received serious internal injuries he was expected

Although the foundation walls of the building have not begun to rise out of the deep excavation, the contractor having charge of the work has made two streets nearly impassable at times. The pavement of one street near the excavation was half covered with planks, sand and blocks of stone yes-

LAWLESSNESS IN COLORADO.

AN EXTRAORDINARY DOCUMENT FOUND ON ONE OF THE TARSNEY PRISONERS.

Colorado Springs, Aug. 8.-Dr. J. T. Reed, who was pointed out to the detectives in Denver as one of the principals in the Tarsney outrage by ex-beputy J. R. Wilson, after he had made his confession, is a prominent mineowner and politician. He was brought to this city last night in with Wilson by Sheriff Bowers, and bonds were given for his appearance, while Wilson was locked up along with ex-Deputy Parker, who also made a confession. The following extraordinary document

stroyed or broken and broken are broken and children now suffer from the vile mets committed by viliains, who cannot be reached by legal processes and properly punished, thus making a secret, oathbound band of true and courageous brothers absolutely necessary, and which, in my candid opinion, is the only method whereby lawlessness can be speedily and effectively

I furthermore pledge myself to go when duty summons, and face whatever danger may be encountered in the work assigned me in this order, and I will not make known any person or persons in this order, nor any plan or act which has been or shall be evolved in the future, nor will I suffer myself to become known or arrested by any civil officer or person when on duty, whereby the secrets of our order may become known, or one of my companions exported or punished for the enforcement of law and order in El Paso County or the State of Colorado.

pprehended, legally or otherwise. To all I have bereunto pledged my sacred honor So help me God! Two hack-loads of men went from this city to

Colorado City last night with the purpose of running Detective Peter Tales, Governor agent, out of town, but they failed to find him, as ead gone to Denver. The Grand Jury has returned 221 indistments, most of which grew out of the Cripple Creek troubles. The cases of the "tarave not been passed upon yet. The jury made a presentment declaring that desperate men have gathered from all parts of the world in certain portions of El Paso County, "and that extraordinary measures are necessary for the enforcement of the laws." The presentment concludes:

Pearla, Ill., Aug. 8.-Hudson Dickerman, scrested in New York yesterday for bigamy, was married on July 6, 1853, to Miss Belle Place, of this city, she be-ing at that time at the head of the fur department of the millinery establishment of E. J. Graves, and travelling salesman for a New-York The wedding was a swell affair, and hunavitations were issued. Things ran along I in borrowing all the money he could from her mother at Eighteenthor, and Wabash ave, Chi-cuso, being at the head of the fur department in the store of Marshall Field. It is stated that wife No. I was induced by Dockerman to believe that he had se-cured a divorce from her somewhere out West, and on the attencth of this she married Harry Van Zamit, of Elizabeth N. J., where they now live.

Dickerman started from this city for Peoria yesterrlay morning. He was in charge of the Elinois State officers.

St. Louis, Mo., Aug. 8.-The little torpedo boat St. Louis, and received its finishing touches here after being built by the Iowa Iron Works, at Dubuque, left here to-day via the Mississippi River. Gulf of Mexico and Atlantic Ocean for the Brooklyn Navy Yard, to undergo her trial trip in Long Island Sount. Owing to low water in the Upper Missis-stopi, the Eriessen was towed several weeks ago from Dubuque to an anchorage off this city. Since hen a force of mechanics from the iron works have been working every day putting the boat into shape.

The Ericsson is only 150 feet long, 15 feet wide, 4 inches beam, with an II-foot hold. Every inch of 4 inches beam, with an II-foot hold Every inch of space inside the hold is taken up with the engines, dynamo, cont-bunkers, quarters for the crew and the wardroom for the officers. Prosident Dickey, of the lowa fron Works, is confident that the Ericsson, which is the first boat of the kind ever turned out by his concern, and, for that matter, ever built on inland waters, will come up to all the requirements of the Government contract, and may exceed the speed limit. He will accompany the boat to New-Orleans and go thence to New-York by rail and make arrangements for the trial trip.

Short stops will be made by the Ericsson for coal and mail at Cairo, Memphis, Vicksburg and other points. Two days will be spent at New-Orleans, where the boat will be docked, a new screw put on and her compass adjusted.

THE RIVERSIDE BANK DECLARED SOUND. Albany, Aug. 8.-State Bank Examiner Judson has informed the State Banking Superintendent that after an examination of the Riverside Bank, of New-York City, he finds it sound, having a surplus of

"BAT" SHEA'S COUNSEL APPEALS. Troy, N. Y., Aug. 8 John T. Norton, counsel for

Ross, to-day served notice of appeal to the Court of Appeals upon the District-Attorney, County Clerk and Warden Thayer, of Cinton Prison. The appeal will act as a stay of execution.

THE FORT DEFIANCE CELEBRATION. Deflance, Ohio, Aug. 8. The crowd of 3,000 which

thronged this city yesterday was nearly doubled o-day, and the streets were crowded. The people. of Defiance are finding themselves confronted by rather serious dilemma, as accommodations are falling far short of the demand. The military and civic parade this morning was the largest ever witnessed in Northwestern Ohio. One of the features was a beautiful float in the centennial colors representing the Goddess of Liberty. At 1 o'clock the meeting of the Maumee Vailey Pioneer Association was held at the fort grounds. Addresses were made by General William Gibson, Mayor Deatrick, Governor McKinley, Governor Matthews, of Indiana; Governor Rich, of Michigan, and other men of note. A chorus of 150 voices rendered patriotic airs, and James Whitcomb Riley read a poem. The house of C. P. Harley was thrown open in the evening for a reception to the guests of the centennial. civic parade this morning was the largest ever

Des Moines, Iowa, Aug. 8.-The little village of Chariton, near here, this morning, was the scene of a tragedy. At 10:30 o'clock W. D. Jenkins, night baggageman of the Burlington road at that place, entered the home of his betrothed, Miss Julia Murphy, and after a bitter quarrel drew a revolver and shot her. He then turned on her sister, Mrs. Josie shot her. He then turned on her sister, Mrs. Josie
Towns, and fired a builet info her, killing her almost
instantly. Mrs. Murphy, mother of the girls, rushed
into the room, only to meet with a builet from the
revolver held by the apparently insane man. Her
injury is such that the physicians have little hope
of her life. Jenkins then turned the weapon on
himself and fired a builet into his brain. He died an
hour later. Jenkins had been drinking heavily for
several days, and it is believed the murders and suiacide were the outcome of a quarrel between himself
and Miss Murphy bver his intoxicated condition.

BLOODY WORK OF A DRUNKEN BAGGAGEMAN

THE COURTS.

VALUABLE REAL ESTATE IN QUESTION A DECISION AFFECTING THE TITLE TO PROPERTY

OF THE CLAUSEN BREWING COMPANY. Judge Gildersleeve, of the Superior Court, pare a decision yesterday which affects the title to the property of the Clausen Brewing Company, in Forty-seventh-st., between First and Second ave. A part of this property was mortgaged for \$3.00 February, 1871, and the mortgaged premises conveyed to Herman Russ, Minnie Penfod and Emilio Orth. Several years later proceedings were brought to foreclose the mortgage, and a judgment of foreclosure and sale was entered in August 1877, under which the property deeds and conveyances concerning the property deeds and conveyances that time, and now to have been made since that time, and now note to it is claimed by the Causen & Son Brewing Company, George C. Clausen, Henry Clausen, F. Eliza Stratton, as surviving trustee under the wife of her husband, James L. Stratton, and others in the summon and the ware not served with the summons as the time, and were not represented by guardian, and that they had no notice of the proceeding until after the judgment of foreclosure, and sale. Through their counse, David M. Porter, they brought suit to establish their ownership in the property, to have their fire level of any cloud, to have all the conveyance declared void, and for an accounting and the appointment of a receiver. On the other hand was contended that these three persons had ful notice of the suit and had been served with the summons.

SHE CANNOT HAVE HER CHILD.

Judge Truax, of the Supreme Court, yesterday decided that Mrs. Saran C. Brown cannot have the custody of her thirteen-year-old son, George Howard Brown. She made an agreement som months ago with the New-York Juvenile Asylum by which she placed the boy in the custody of the asylum authorities for two years. Not long since she ascertained as alleged, that the health of the boy has become poor since his confinement in the asylum, and she requested that the child be re-turned to her in order that she could care for his asserting that he was not receiving the organ the agreement which the nichild could not be removed. whom the has decided that as the mother than decided that as the mother child she cannot now receive it.

AN OLD SUIT SETTLED.

Judge Lacombe, of the United States Circuit Court, yesterday confirmed the report of John E Ward, special master in the suit of the Boston Safe Deposit and Trust Company against the American Rapid Telegraph Company. The confirmation was on the motion of Wilson & Walls, of No. 48 Walls, it, solicitors for the complainant. Mr. Ward assented a deed of conveyance of the property in lingation to Joseph Sawyer, James W. Converse, Edward L. Giddings, George Henry Quincey and Charles B. Lancaster, and paid the purchase mose, amounting to \$109,000, to Edward Harland, the receiver. It is an old Connecticut suit of several years' standing, the details of which have

THE SHEPHERD WILL CONTEST SETTLED A compromise has been arranged concerning the contest over the will of Brevet Brigadier-General Officer Lathrop Shepherd, with the result that the will will now be admitted to probate. The contest was made by Mrs. William J. Harmon, a daughter, General Shepherd died at his home, No. 2013 Lexheton-ave., on April 15 last. His estate was value at \$25,000. He was seventy-ning years old and had fought in the Mexican war. He always showed great affection for his daughter, but after her marriage dissensions arose, and her husband left the house by direction. She remained with her father for some time, until she, too, found that she could not remain any longer with the family, and wet

M. Shepher in the will Mrs. Harmon distributed by the highest alleging that her fathers of unsound mind when he executed the will, a that it was procured by the undue influence of his prothers, who had objected to her marriage. From the Surrogate's Court the case was transferred to the Court of Common Pleas, to be tried by a jury. An order was signed by Judges Bischoff vestering, allowing the case to be sent back to the Surrogate's Court in order that the will may be probated it being shown that Mrs. Harmon desires to withfurther objections to the probate of the will.

Supreme Court-Chambers-Before opers at 19:39 a.m. Motions, Call a.m. Motions, Call a.m. Cass IV-New-York Life Insurvs, Smith, Class VI-James vs. Eliberty S. Mutual Reserve Fund, Carreys, Peiner, Jarvis vs. Cronly, Beat a. m. Class IV—New-York Life Institutes via Smith. Class VI—James vs. Emilis. Class VII—defield vs. Mutual Reserve Fund. Carrier vs. Fost, Leise field vs. Mutual Reserve Fund. Carrier vs. Fost, Leise vs. Fernochan vs. Pollack, Corn vs. Rothschild. Bay vs. Cole. Hewlett vs. Saratoga. Carlisbad Spring Co., Singeweil vs. Cole. Hewlett vs. Saratoga. Carlisbad Spring Co., Singeweil vs. Conklin, Galilgan vs. New York Times Publishing Co., Cammann vs. Cammann, Rec vs. And Jedan vs. Valentine, marter of Randall American Radiatas Co., Lemon. Hatch vs. New-York Novely Co., matter of Worthington Co., matter of Johnson, Salisbury vs. Albed, Pulling vs. Dimon. Moore vs. Moore matter of Hanington, matter of Union Car Worss. Hegensburg vs. Rodgers, McNamara vs. Hoes, Ginsberg vs. Loew First vs. Fogs.

Supreme Court—General Term—Recess.
Supreme Court—Special Term—Parts I, II and III—Abjourned for the term.
Superior Court—Special Term—Before Freedman, I—Court opens at 12 m. Motions.
Superior Court—General Term—Adjourned for the term.
Superior Court—General Term—Parts I, II and III—Abjourned for the term.
Superior Court—Crial Term—Parts I, II and III—Abjourned for the term.
Surrogate's Court—Chambers—Refore Arnold. S.—Wille for probate, James T, Murray, Heden A, Kent Raddill, Gibson, Johann A, H. J. Kraiper, Councin M. Myer, all 10:30 a. m., Jannetha Hofer, Charles K, Hamilton, Valentine Kirby, at 2 p. m.
Surrogate's Court—Trial Term—Adjourned for the term.
Common Fleas—General Term—Before Buschoff, F.—Court Opens at II a. m.—Motions.
Common Fleas—General Term—Before Donlan, J.—Court Opens at 10 a. m. Motions.
City Court—Trial Term—Before Conlan, J.—Court Opens at 10 a. m. Motions.
City Court—Trial Term—Before Conlan, J.—Court Opens at 10 a. m. Motions.
City Court—Trial Term—Before Conlan, J.—Court Opens at 10 a. m. Motions.
City Court—Trial Term—Before Conlan, J.—Court Opens

REFEREES APPOINTED. Supreme Court. By Trunx, J.

Bushnell vs. Bushnell Augustus C. Brown.
man vs. Kinney—Adelf Czaki, Valentine vs.
man vs. Henry Morganthau. Feople, etc., vs. St. Nicker
Bank—Hamilton Odell. COMMON PLEAS. By Bischoff, Chariton vs. Peyser-Richard H. Clark.

RECEIVER APPOINTED. Supreme Court.
By Truax, J.

James W. Gans vs. Ellen A. Crowell Ellen A. Crowell
COMMON PLEAS

MISS SYLVIA THORNE TO SEEK A DITORCE

Miss Sylvia Thorne, of "The Passing Show" on pany, has determined to secure a divorce from her husband, Benjamin Tuthill, the theatrical manager. husband, Benjamin Tuthill, the theatrical manager.
The couple were married two years ago it Nest Jersey, after a three-weeks acquaintance, at the Gedney House, where both were living. Ida Maila, the prima donna of the Henderson Buresque Continue and Just secured a divorce from Tuthil, in a Thorne and Tuthill quarrelied about a year ago. The Broadway restaurant and separated when Miss Passing Show" company opened at the Casino in the Shop of the S

Dangerous Use of Strong Purgatives. Pills and purgatives which act

quickly upon the bowels, irritate and destroy the mucous linings of the stomach and bowels. A continued ase of such remedies inflames the stomach and bowels. The use of the genuine imported Carlsbad Sprudel Salt is highly recommended because its action is due solely to its solvent and stimitlating properties, without irritating the stomach. Best results are obtained when out-door exercise can be had Obtain the genuine imported article only.